

EXHIBIT 9

REDACTED

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13 Attorneys for Defendants
 UBER TECHNOLOGIES, INC.
 14 and OTTOMOTTO LLC

15 UNITED STATES DISTRICT COURT

16 NORTHERN DISTRICT OF CALIFORNIA

17 SAN FRANCISCO DIVISION

18 WAYMO LLC,
 19 Plaintiff,
 20 v.
 21 UBER TECHNOLOGIES, INC.,
 OTTOMOTTO LLC; OTTO TRUCKING LLC,
 22 Defendants.
 23

Case No. 3:17-cv-00939-WHA

**DEFENDANTS UBER
 TECHNOLOGIES, INC. AND
 OTTOMOTTO LLC’S RESPONSES TO
 WAYMO’S FIRST SET OF
 EXPEDITED INTERROGATORIES
 PURSUANT TO PARAGRAPH SIX OF
 THE MAY 11, 2017 PRELIMINARY
 INJUNCTION ORDER (NOS. 1-9)**

Trial Date: October 2, 2017

1. A MacBook Pro (15-inch, 2016) computer provided to Mr. Levandowski by Uber
2. A personal MacBook Pro (not issued by Uber)

INTERROGATORY NO. 4:

Describe the ownership of TYTO and/or ODIN WAVE, INCLUDING the identity of all PERSONS with current or former ownership interests in TYTO and/or ODIN WAVE, that PERSON’s current or former ownership interest(s), and the agreements creating or modifying those ownership interests.

RESPONSE TO INTERROGATORY NO. 4:

Defendants object to this interrogatory to the extent it seeks information that is not known or available to Defendants. Defendants further object to this interrogatory as seeking information that is neither relevant to a party’s claims or defenses nor likely to lead to discovery of admissible evidence.

Subject to and without waiving the general and specific objections above, Defendants respond as follows:

[REDACTED]

INTERROGATORY NO. 5:

Describe all compensation (whether actual or conditional) discussed, conveyed or promised by DEFENDANTS to LEVANDOWSKI at any time, INCLUDING (without limitation) the DEFENDANT who discussed, conveyed or promised the compensation, the nature of the compensation, the date the compensation was promised and/or conveyed, the amount of the